

side members in registration, said base having a front portion and a rear portion narrower than the front portion,

a substantially horizontally oriented, substantially rectangular platform overlying a front portion of the base and substantially covering the entire front portion,

a pair of support arms each having one end pivotably connect the platform and another end connected to one of the side members,

a lift arm having one end pivotably connected to the platform and another end connected to the rear portion of the base, said lift arm being positioned lengthwise along a longitudinal axis of the jack, and

a driver assembly mounted to a rear portion of the base that in response to manual actuation moves the platform between a lowered and a plurality elevated positions,

said support arms and lift arm moving in parallel upon actuation of the drive assembly to maintain the platform horizontally oriented.

REMARKS

Enclosed are:

- 1) Signed Declaration
- 2) Assignment to be recorded
- 3) Power Of Attorney From Assignee
- 4) Check No. 1750 for \$215.00 for 2 months extension fee
- 5) Check No. 1753 for \$65.00 for surcharge fee
- 6) Check No. 1759 for \$40.00 for recording of assignment

It was noted that original Claims 26 and 27 were incomplete and these claims have been amended to correct this omission. Support for

amendment to these claims is found on pages 3 and 4 of the specification.

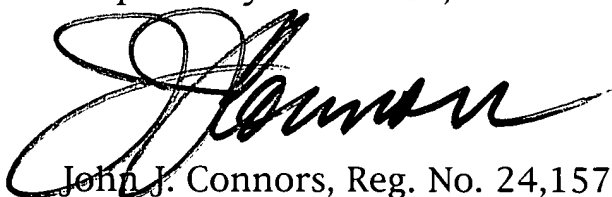
FESTO DOCTRINE

The amended claims were not made to overcome any objections raised by the Examiner and, therefore, avoid the application of the Festo doctrine, Festo Corp. v Shoketsu Kinzoku Kogyo Kabushiki Co., Ltd., et al 535 U. S. 722 (2002). These amended claims recite the subject matter that the Applicants believe is allowable, taking into consideration the limitations of the English language and the inability of the Applicants to foresee all the possible equivalents that may be developed in the future. Applicants intent to claim broadly the subject matter of their invention and not surrender equivalent subject matter by any narrowing amendment in making the changes to these claims. Therefore, the amended claims are entitled to the application of the doctrine of equivalents under Warner-Jenkinson v. Hilton Davis Chemical Co., 520 U. S. 17 (1997).

CUSTOMER NUMBER

Please note Applicant's attorney Customer No. 021905, and confirm that this customer number has been entered in the U. S. Patent & Trademark Office records in connection with the above-identified application.

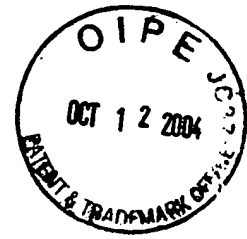
Respectfully submitted,



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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being mailed with the United States Postal Service as First Class Mail, the correct postage paid, in an envelope addressed to: Honorable Commissioner of Patents, P. O. Box 1450, Alexandria, VA 22313-145020231, on Oct 7, 2004

By: [Signature]

REQUEST FOR EXTENSION OF TIME

Applicants respectfully request an extension of time to reply to the last Office Action from August 16, 2004 to October 16, 2004. Enclosed is Check No. 1750 in the amount of \$215 to cover the fee for this extension of time.

By: [Signature]

AUTHORIZATION TO CHARGE/CREDIT DEPOSIT ACCOUNT

The commissioner is hereby authorized to charge payment of any additional fees associated with this communication or credit any overpayment to Deposit Account No. 03-2830.

By: [Signature]